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7 Attorney for KAREL SPIKES

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10
11 IN THE UNITED STATES DISTRICT COURT
12 SOUTHERN DISTRICT OF CALIFORNIA

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14 KAREL SPIKES,

15 Plaintiff,

16 vs.

17 IN & OUT CAR WASH, INC. dba NORTH
18 PARK CAR WASH; DOUBLE D & DOUBLE J,
19 LLC and DOES 1 THROUGH 10,
20 Inclusive,

21 Defendants.

22 Case No.: 07 CV 2026
23 DMS (WMc)

24 JOINT MOTION FOR
25 DISMISSAL

26 [F.R.Civ.P. Rule 41
27 (a)(1), (2)]

28
18 IT IS HEREBY STIPULATED by and between KAREL SPIKES,
19 Plaintiff, on the one hand, and IN & OUT CAR WASH, INC. dba
20 NORTH PARK CAR WASH and DOUBLE D & DOUBLE J, LLC, Defendants, on
21 the other hand, (hereinafter "the Parties") through their
22 respective attorneys of record that said Parties have agreed to
23 resolve the case between them by way of settlement.

24
25 The Parties further stipulate that Magistrate Judge William
26 McCurine, or any other Magistrate Judge appointed by the Court,
27 shall retain jurisdiction over all disputes between the Parties
arising out of the Settlement Agreement including, but not
limited to, interpretation and enforcement of the terms of the

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VANDEVELDE, ESQ

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1 Settlement Agreement.

2 The Parties further stipulate, pursuant to Federal Rules of
3 Civil Procedure 41(a) (1,2), that this Court enter a dismissal of
4 Plaintiff's Complaint in USDC Case No. 07 cv 2026 DMS (WMC) in
5 its entirety and with prejudice. The Parties further stipulate
6 that each shall bear its, his or her own costs and fees with
7 respect to any claims they may have against each other in the
8 instant action, except as otherwise set forth in the Settlement
9 Agreement.

10 IT IS SO STIPULATED.

11 LAW OFFICES OF AMY B. VANDEVELD

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13 DATED: _____

S/Amy B. Vandeveld

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AMY B. VANDEVELD,
Attorney for Plaintiff
E-mail: abvusdc@hotmail.com

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LAW OFFICES OF JOSEPH BARR &
ASSOCIATESBy: Joseph J. Barr, Jr., Esq.
Attorney for Defendants

1 Settlement Agreement.

2 The Parties further stipulate, pursuant to Federal Rules of
3 Civil Procedure 41(a) (1,2), that this Court enter a dismissal of
4 Plaintiff's Complaint in USDC Case No. 07 cv 2026 DMS (WMc) in
5 its entirety and with prejudice. The Parties further stipulate
6 that each shall bear its, his or her own costs and fees with
7 respect to any claims they may have against each other in the
8 instant action, except as otherwise set forth in the Settlement
9 Agreement.

10 **IT IS SO STIPULATED.**

11 LAW OFFICES OF AMY B. VANDEVELD

12

13 DATED: _____ S/Amy B. Vandeveld
14 AMY B. VANDEVELD,
15 Attorney for Plaintiff
E-mail: abvusdc@hotmail.com

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17 LAW OFFICES OF JOSEPH BARR &
18 ASSOCIATES

19 DATED: _____ By: JOSEPH J. BARR, JR., ESQ.
20 Attorney for Defendants